UNITED STATES DI	STRICT COURT
DISTRICT OF	
ORACLE USA, INC., a Colorado corporation; ORACLE AMERICA, INC., a Delaware	Case No. 2:10-cv-0106-LRH-VCF
corporation; and ORACLE INTERNATIONAL CORPORATION, a California corporation,	PERMANENT INJUNCTION AGAINST DEFENDANTS RIMINI
Plaintiffs,	STREET, INC. AND SETH RAVIN
v.	
RIMINI STREET, INC., a Nevada corporation; and SETH RAVIN, an individual,	
Defendants.	
	I

I. INJUNCTION PURSUANT TO 17 U.S.C. § 502(a)

Good cause being shown, the Court permanently enjoins and restrains Defendant Rimini
Street, Inc. and its subsidiaries, affiliates, employees, directors, officers, principals, and agents
(collectively, "Rimini") as follows:

- 1. Rimini Street, Inc. shall provide notice of this Section 502 Order to all subsidiaries, affiliates, employees, directors, officers, principals, and agents that may have any involvement whatsoever in reproducing, preparing derivative works from, or distributing PeopleSoft, JD Edwards, Siebel, or Oracle Database software or documentation.
- 2. Rimini shall not reproduce, prepare derivative works from, or distribute PeopleSoft, JD Edwards, or Siebel software or documentation in any way unless both of the following conditions are met:
 - (a) Rimini shall not reproduce, prepare derivative works from, or distribute PeopleSoft, JD Edwards, or Siebel software or documentation unless solely in connection with work for a specific customer that has affirmed in writing that the customer holds a valid, written license agreement for the particular PeopleSoft, JD Edwards, or Siebel software and documentation authorizing Rimini's specific conduct; and
 - (b) Rimini shall not reproduce, prepare derivative works from, or distribute PeopleSoft, JD Edwards, or Siebel software or documentation unless such conduct is consistent with the remaining terms of this Order.

A. PeopleSoft

- 3. Rimini shall not distribute PeopleSoft software or documentation or any derivative works created from or with PeopleSoft software or documentation;
- 4. Rimini shall not reproduce, prepare derivative works from, or use a specific licensee's
 PeopleSoft software or documentation other than to support the specific licensee's
 own internal data processing operations;

1	3.	Rimini shan not reproduce, prepare derivative works from, or use PeopleSoft
2		software or documentation on, with, or to any computer systems other than a specific
3		licensee's own computer systems;
4	6.	Rimini shall not reproduce, prepare derivative works from, or use PeopleSoft
5		software or documentation on one licensee's computer systems to support,
6		troubleshoot, or perform development or testing for any other licensee, including,
7		specifically, that Rimini shall not use a specific licensee's PeopleSoft environment to
8		develop or test software updates or modifications for the benefit of any other licensee;
9		B. JD Edwards
10	7.	Rimini shall not distribute JD Edwards software or documentation or any derivative
11		works created from or with JD Edwards software or documentation;
12	8.	Rimini shall not reproduce, prepare derivative works from, or use a specific licensee's
13		JD Edwards software or documentation other than on a specific licensee's own
14		computer systems;
15	9.	Rimini shall not copy or access JD Edwards software source code;
16	10.	Rimini shall not reproduce, prepare derivative works from, or use JD Edwards
17		software or documentation on, with, or to any computer systems other than a specific
18		licensee's own computer systems, except to create an unmodified copy of a specific
19		licensee's software application and documentation for use by that specific licensee in
20		the event that the production copy of the licensee's software is corrupted or lost;
21	11.	Rimini shall not reproduce, prepare derivative works from, or use JD Edwards
22		software or documentation on one licensee's computer systems to support,
23		troubleshoot, or perform development or testing for any other licensee, including,
24		specifically, that Rimini shall not use a specific licensee's JD Edwards environment
25		to develop or test software updates or modifications for the benefit of any other
26		licensee;
27		
28		

1		C. Siebel
2	12.	Rimini shall not distribute or prepare derivative works from Siebel software or
3		documentation;
4	13.	Rimini shall not copy or access Siebel software source code;
5	14.	Rimini shall not reproduce or use Siebel software or documentation on, with, or to
6		any computer systems other than a specific licensee's own computer systems, except
7		solely to:
8		a. create an unmodified copy of a specific licensee's software application and
9		documentation for the use of that specific licensee in the event that the
10		production copy of the licensee's software is corrupted or lost;
11		b. create an unmodified copy of a specific licensee's software application and
12		documentation for emergency back-up purposes; or,
13		c. create an unmodified copy of a specific licensee's software application and
14		documentation for disaster recovery purposes and related testing;
15	15.	Rimini shall not reproduce, prepare derivative works from, or use Siebel software or
16		documentation on one licensee's computer systems to support, troubleshoot, or
17		perform development or testing for any other licensee, including, specifically, that
18		Rimini shall not use a specific licensee's Siebel environment to develop or test
19		software updates or modifications for the benefit of any other licensee;
20		D. Oracle Database
21	16.	Rimini shall not reproduce, prepare derivative works from, or distribute Oracle
22		Database software.
23	II. <u>IN</u>	JUNCTION PURSUANT TO CDAFA
24	Go	ood cause being shown, the Court permanently enjoins and restrains Defendant Seth
25	Ravin, De	fendant Rimini Street, and the subsidiaries, affiliates, employees, directors, officers,
26	principals	, and agents of either of them ("Rimini and Ravin"):
27		
28		

1	1.	Rimini Street, Inc. and Seth Ravin shall provide notice of this CDAFA Order to all
2		subsidiaries, affiliates, employees, directors, officers, principals, and agents that may
3		have any involvement whatsoever in accessing any Oracle website.
4	2.	Rimini and Ravin shall not access (including download from) any Oracle website in
5		any manner that could damage, disable, overburden, impair, or otherwise result in
6		unauthorized access to or interference with, the proper functioning of any Oracle
7		accounts, systems, or networks, including but not limited to access by or use of any
8		automated or computerized method simulating manual downloading;
9	3.	Rimini and Ravin shall not distribute materials downloaded from any Oracle website
10		to more than one person or entity;
11	4.	Rimini and Ravin shall not access any Oracle website using any entity's credentials
12		for the benefit of any entity other than the entity to which the credentials were issued
13		
14	IT IS SO ORDERED.	
15		
16	DATED:	this 11th day of October, 2016.
17		By Allihu
18		By: White
19		Hon. Larry R. Hicks United States District Judge
20		
21		
22		
23		
24		
25		
26		
27		
28		